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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|------------------------|----------------------------------|---------------------------------------|---------------------|------------------|
| 09/693,132 | 10/20/2000 | Adnanus Henricus Nicolaas Roestenburg | 583-1040 | 7838 |
| 23644 BARNES & T | 7590 05/24/2007 'HORNBURG LLP | | EXAMINER | |
| P.O. BOX 2786 | | | DUONG, THOMAS | |
| CHICAGO, IL 60690-2786 | | | ART UNIT | PAPER NUMBER |
| | | | 2145 | |
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| | | | 05/24/2007 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Supplemental Notice of Allowability

| Application No. | Applicant(s) | | |
|-----------------|--------------------|---|--|
| 09/693,132 | ROESTENBURG ET AL. | | |
| Examiner | Art Unit | | |
| Thomas Duong | 2145 | • | |

| | Thomas Duong | 2145 | <u> </u> |
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| The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI | (OR REMAINS) CLOSED in this apport or other appropriate communication GHTS. This application is subject to | plication. If not include will be mailed in due | ed course. THIS |
| 1. X This communication is responsive to <u>January 18, 2007</u> . | | , | |
| 2. ☑ The allowed claim(s) is/are <u>1, 3, 6-11, 23, 27-32, 55, 57, 60</u> | 7-64, 66, 68-72, 78-83, and 85. | | |
| 3. | been received. been received in Application No cuments have been received in this of this communication to file a reply lENT of this application. itted. Note the attached EXAMINER as reason(s) why the oath or declara at be submitted. con's Patent Drawing Review (PTO- as Amendment / Comment or in the Comment or in the Comment of BIOLOGICAL MATERIAL residence in the BIOLOGICAL MATERIAL residence in the design of the BIOLOGICAL MATERIAL residence in the design of the second in the design of the beater according to 37 CFR 1.121() sit of BIOLOGICAL MATERIAL residuation in the design of the design of the second in the second in the second in the second in this | complying with the red 'S AMENDMENT or Nation is deficient. 948) attached Office action of the dolor, and the front (not the dolor). | quirements IOTICE OF |
| Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material | 5. Notice of Informal P 6. Interview Summary Paper No./Mail Dai 7. Examiner's Amendr 8. Examiner's Stateme 9. Other SUPER | (PTO-413), te ment/Comment | E |

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DETAILED ACTION

Response to Arguments

 The Applicants' arguments and amendments filed on January 18, 2007 have been fully considered and are persuasive.

Examiner's Amendment

- 2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.
- 3. Authorization for this examiner's amendment was given in a telephone interview with William M. Lee (Reg. No. 26,935) on May 16, 2007.
- 4. The application has been amended as follows:

Please amend claim 27 as follow:

27. (Currently amended) An apparatus as claimed in Claim 26-23, wherein the content data is Hyper Text Mark-up Language (HTML) data.

Allowable Subject Matter

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- 5. Claims 1, 3, 6-11, 23, 27-32, 55, 57, 60-64, 66, 68-72, 78-83, and 85 are allowed. The claims indicated include limitations that the prior arts of record do not appear to teach or render obvious, hence they are allowed.
- 6. The following is an examiner's statement of reasons for allowance:

As presented in the previous Office Action, Tso et al. (US006421733B1) teaches of the client using a browser to access the Internet, via the transcoding server, in order to obtain content from the content provider. Tso teaches of the transcoding server (i.e., Applicants' data manipulation server) explicitly separated from the client and resides between the client and the content server, which may, in turn, be located somewhere on the Internet and that the transcoding server (i.e., Applicants' data manipulation server) capable of virtually performing "any manipulation of date including, but not limited to, adding, modifying or deleting data" (Tso, col.2, lines 48-49). Hence, Tso teaches of transcoding (i.e., personalizing, customizing, modifying) data obtained from the Internet based on user's preference or profile.

Also presented in the previous Office Action, Zhao (US006094677A) teaches of maintaining data repositories for storing user related information in user profiles to support user-personalized services.

However, the prior arts of record fail to teach or suggest individually or in combination as stated in the independent claims for "the data manipulation server is adapted to intercept said request message for obtaining the content, retrieve personal data relating to the user from the data store and to use the retrieved personal data to modify the request message prior to forwarding said request message to the content providing server; and the content providing server is adapted to store a number of versions of said content

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relating to attribute variables/parameters of the personal data relating to the user, to retrieve, in response to receiving the request message, an appropriate version of the content in dependence on the personal data of the user used to modify the request message, and to send said retrieved version of the content to the client equipment unit" and in combination with other limitations as set forth in the independent claims, as well as Applicants' arguments presented on pages 13-14 of the After Non-Final filed on January 18, 2007. In the fore mentioned amendment, the Applicants argued, "on this latter point, Tao discloses that a request may be modified to append preferences in the request transmitted to a content provider so that dynamic content generation can be done at the content server, column 9, lines 29 to 33. It should be noted, however, that 'transcoding', no matter how broad this term is interpreted, is an active process and requires some manipulation of content data to dynamically occur whether this manipulation occurs in the proxy server or at the content server itself. For example, Tao teaches at column 8, lines 41 to 50:

'Embodiments of the present invention may alternatively be used for dynamic translation of data, such as Web pages, to a user's native language (determined by user preference or automatically by the physical location of network client 12 or transcoding server 34). Such a capability greatly simplifies the task of making content truly global, as well as reduces storage and maintenance required at the content provider (that is, only one copy of the content need be maintained, rather than different copies for each of a plurality of different languages) (emphasis added).'

It can be therefore seen that Tao teaches directly against the feature of amended claim

1 of 'the content providing server is adapted to store a number of versions of said

content relating to attribute variables/parameters of the personal data relating to the

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user, to retrieve, in response to receiving the request message, an appropriate version

of the content in dependence on the personal data of the user used to modify the

request message'. The present invention as defined by claim 1 provides the advantage

that the content providing server can easily service users having the same preferences,

e.g. a car rental web server providing appropriate versions of web pages taking account

of say a user's preferred language and location" (pg.13-14).

Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany

the issue fee. Such submissions should be clearly labeled "Comments on Statement of

Reasons for Allowance."

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Thomas Duong whose telephone number is 571/272-3911. The

examiner can normally be reached on M-F 7:30AM - 4:00PM. If attempts to reach the

examiner by telephone are unsuccessful, the examiner's supervisor, Jason D. Cardone

can be reached on 571/272-3933. The fax phone numbers for the organization where

this application or proceeding is assigned are 571/273-8300 for regular communications

and 571/273-8300 for After Final communications.

Thomas Duong (AU2145)

May 22, 2007

Jason D. Cardone

Supervisory PE (AU2145)